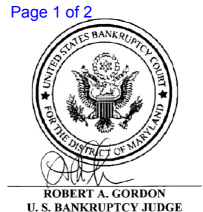
Signed: July 29, 2011

## SO ORDERED



No. 20

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

at Baltimore

In re: Case No. 11–18233 – RAG

Albert James Gonzalez Jr. Chapter 7

Angel Lynnee Lennon Gonzalez Debtor(s)

Movant(s)

JPMorgan Chase Bank, N.A.

vs.

Respondent(s)

Albert James Gonzalez Jr. Angel Lynnee Lennon Gonzalez

## ORDER DENYING MOTION FOR RELIEF FROM AUTOMATIC STAY AS MOOT AFTER DISCHARGE OF DEBTOR

On July 26, 2011, an Order was entered discharging Debtor(s) after completion of the Chapter 13 Plan. Consequently, there is no continuing jurisdiction to try the above—captioned motion. Upon the Debtor(s) discharge, the automatic stay is terminated pursuant to 11 U.S.C. §§ 362(c)(1) and (2)(c). It is, therefore, by the United States Bankruptcy Court for the District of Maryland,

ORDERED, that the above-captioned motion herein is denied, without prejudice, as moot.

cc: Movant(s)' Counsel – Randa Azzam Chapter 7 Trustee – Marc H. Baer

37.5 – *larter* 

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**End of Order**